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In the Drawings:

None

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EMARKS

This amendment is in response to the Examiner's Office Action dated 10/4/2004.

Reconsideration of this application is respectfully requested in view of the foregoing amendment and the remarks that follow.

STA US OF CLAIMS

Claims 1-8 are pending.

Claims 1, 2, 5 and 6 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Parker (USP 6603755).

Claims 3, 4, 7 and 8 stand rejecter under 35 U.S.C. § 103(a) as being unpatentable over Parker in view of Shaffer et al. (USP 611, 06).

OVERVIEW F CLAIMED INVENTION

The present invention provides for a multimedia signal processing apparatus comprising a plurality of communication service units and a control means. Each communication service unit sing modes corresponding to a plurality of types of communication service classifications at the control means controls the number of assigning of on the number of call for a specific communication service classification, by changing sign processing mode of one or more of communication service units to a mode suitable for said mmunication service classification.

The presently claimed invention also provides for a multimedia signal processing apparatus comprising a plurality of a munication service units, a communication service

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classification identifying means, and mod control means. Each communication service unit has a plurality of types of signal process modes corresponding to a plurality of types of communication service classifications wherein the communication service classification identifying means identifies, on the base of signal processing request information on one call communicated, a communication service classification for the call. The mode control means controls a signal processing mode of sale communication service unit which has set the other signal processing mode to a mode suitab for the communication service classification identified in said communication service classification identifying means based on the number of calls for a communication service classification in tified by said communication service classification identifying means.

In the Claims

Claim 1 has been amended for claim fication purposes without adding new material. Claim 9 has been newly added via the current mendment without adding new material. Support for newly added claim 9 can be found in proposally filed claim 1 and pages 5-9 of the application-asfiled.

REJECTION JNDER 35 U.S.C. § 102(e)

Claims 1, 2, 5 and 6 stand rejected under 35 U.S.C. § 102(e) as being anticipated by Parker (USP 6,603,755), hereafter Parker To be properly rejected under 35 U.S.C. §102(e), each and every element of the claims must disclosed in a single cited reference. The applicant, however, contends that the presently amed invention cannot be anticipated in view of the Parker reference.

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The examiner cites figures 7-8 at column 2, line 40 – column 3, line 21 of the Parker reference as providing all the limitation of independent claim 1. A closer reading of the citations and the Parker reference in its circty merely teach an improved mobile terminal and computer program product/method for a proving the selection of a communication service provider in a multi-mode environment. Pecifically, the Parker reference teaches a method of selecting a communication service provider, the steps of: selecting a service provider, classifying the selected service provider, selecting an alternate service provider for an alternate communication mode, and ranking communication modes and asset ing a highest ranking to a communication mode that was last established.

Independent claims 1 and 9, or the other hand, teach a multimedia apparatus having communication service units equipped with a plurality of types of signal processing modes corresponding to a plurality of types of communication service classifications. Specifically, claim 1 teaches a mode control me as for controlling a signal processing mode of a communication service unit which has been set to another signal processing mode to a mode suitable for the communication service classification identified by the communication identified by the communication service classification identified by the communication service classification identifying means, a teaching that is conspicuously absent in Parker reference fails to render obvious independent claim 1's limitation of the mode control means.

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Additionally, claim 9 teaches a communication service units, based on the number of calls for a specific communication service classification, by changing signal processing mode of one or more of communication service units to a mode suitable for said communication service classification, another limitation that is conspicuously absent in the Parker reference fails to render obvious independent of control means.

Hence, applicants contend that rependent claims 1 and 9 are neither anticipated nor rendered obvious by the Parker reference.

Applicants wish to state that the guments presented above with respect to independent claims 1 and 9 substantially apply to dependent dent claims 2 and 5-6 as they inherit the limitations of the claims from which they depend. He e, applicants contend that dependent claims 2 and 5-6 are neither anticipated nor rendered obvious by the Parker reference.

REJECTION UNDER 35 U.S.C. § 103(a)

Claims 3, 4, 7 and 8 stand reject under 35 U.S.C. § 103(a) as being unpatentable over Parker in view of Shaffer et al. (USP 119,006). To be properly rejected under 35 U.S.C. §103(a), each and every element of the sims must be addressed through known prior art or be recognized as an obvious variation the of. Applicants contend that the combination of the Parker and Shaffer references fail to vide many of the limitations of applicants' pending claims.

It should be noted that the above intioned arguments with respect to independent claim 1 and the Parker reference substantially apply to dependent claims 3, 4, 7 and 8 as they inherit the limitations of independent claim 1.

The examiner cites column 2, li 38 - column 3, line 16 of the Shaffer reference in combination with the Parker reference approviding the limitations of claims 3, 4, 7, and 8. A closer reading of the citations and the Sil fer reference in its entirety merely teach a system and method wherein a user's access pattern is accounted for in a decision to switch between a private and a public network. Specifically, Shaper's method teaches the steps of compiling a database of past time location associations with first and second overlapping region, detecting if a wireless device is located within the derlapping region, predicting a future location of the wireless device, and transferring to another communication network in the overlapping region based on the prediction. Shaffer in commination with Parker, however, fails to teach a mode control means (with the limitation of class 1) with the additional limitation of a prediction type mode control section for predictive controlling the signal processing mode of the communication service unit on the basis history information.

Applicants therefore contend the see Shaffer and Parker references fail to render obvious many limitations of dependent claim 3.

Applicants wish to state that the rguments presented above with respect to dependent claim 3 substantially apply to depender laims 4 and 7-8 as they inherit the limitations of the claims from which they depend. Hence pplicants contend that dependent claims 4 and 7-8 are neither anticipated nor rendered obvious the combination of Shaffer and Parker references. Page 12 of 13

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UMMARY

As has been detailed above, no of the references, cited or applied, provide for the specific claimed details of applicant's premutly claimed invention, nor renders them obvious. It is believed that this case is in condition for allowance and reconsideration thereof and early issuance is respectfully requested.

This Amendment is being file with an Extension of Time for one month. The Commissioner is hereby authorized to citinge the petition fee, as well as any deficiencies in the fees provided to Deposit Account No. 50 90.

If it is felt that an interview would expedite prosecution of this application, please do not hesitate to contact applicant's representatil at the below number.

ctfully submitted,

S. Myers

ration No. 46,947

575 Madison Ave New York, NY 10022 (212) 940-8800 February 2, 2005